1 2 3 4 5	John T. Wendland, Esq. (Nevada Bar No. 7207) WEIL & DRAGE, APC 2500 Anthem Village Drive Henderson, NV 89052 702-314-1905 Phone • 702-314-1909 Fax jwendland@weildrage.com Attorney for Plaintiff,		
7 8	DeMARLO BERRY [counsel continued on page following the caption]		
9			
10	UNITED STATES DISTRICT COURT		
11	DISTRICT OF NEVADA		
12			
13	DeMARLO BERRY, an individual,	CASE NO.: 2:19-CV-640-APG-NJK	
14	Plaintiff,		
15	VS.	STIPULATION FOR EXTENSION	
16		OF TIME FOR PLAINTIFF TO	
17	LAS VEGAS METROPOLITAN POLICE DEPARTMENT, a government entity; CLARK	RESPOND TO LVMPD DEFENDANTS' MOTION FOR	
18	COUNTY, a political subdivision of the State of Nevada and a government entity; KAREN GOOD,	PARTIAL DISMISSAL	
19	an individual and an employee of a government entity; NORMAN ZIOLA, an individual and an	(FIRST REQUEST)	
20	employee of a government entity; PHIL FABIAN,		
21	an individual and an employee of a government entity; GREG JOLLEY, an individual and an	ORDER	
22	employee of a government entity; WILLIAM KEETON, an individual and an employee of a		
23	government entity; and JOHN DOES 1 through 10,		
24	inclusive,		
25	Defendants.		
26			
27			
28			

	Π
1	Nick Brustin, Esq.
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	Emma Freudenberger, Esq. (New York Bar No. 4624045)
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20	
21	STIPULATION FOR EXTENSION OF TIME FOR PLAINTIFF TO RESPOND TO
22	LVMPD DEFENDANTS' MOTION FOR PARTIAL DISMISSAL
23	COMES NOW, the Parties, by and through their undersigned counsel of record and hereby
24	stipulate and agree that the time for Plaintiff DeMarlo Berry (hereinafter, the "Plaintiff") to file his
25	Opposition/Response to Defendants Las Vegas Metropolitan Police Department's, Karen Good's,

Norman Ziola's, Phil Fabian's, Greg Jolley's and William Keeton's (hereinafter collectively, the

"LVMPD Defendants") Motion for Partial Dismissal shall be extended from August 14, 2019 to

28 Weil & Drage

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September 11, 2019.

1	Reason for Extension	
2	Due to conflicting case and scheduling obligations with counsels for Plaintiff, additional	
3	time is required to file an Opposition/Response to the LVMPD Defendants' Motion for Partial	
4	Dismissal. This is the first extension of time requested for filing Plaintiff's Opposition/Response	
5	to LVMPD Defendants' Motion for Partial Dismissal.	
6	The Parties represent that this stipulation is made in good faith and is not for the purpose of	
7	delay.	
8	DATED this 5 th day of August, 2019.	
9		Respectfully submitted,
10	MARQUIS AURBACH COFFING	WEIL & DRAGE, APC
11		
	By: /s/ Craig R. Anderson Esq	By: /s/_John T. Wendland
12	Craig R. Anderson, Esq	John T. Wendland, Esq.
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	Kathleen A. Wilde, Esq.	2500 Anthem Village Drive
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15	Las Vegas, NV 89145	Nick Brustin, Esq.
16	Attorneys for Defendants,	Emma Freudenberger, Esq.
10	Las Vegas Metropolitan Police	Len Kamdang, Esq.
17	Department, Ofc. Karen Good, Ofc.	NEUFELD SCHECK & BRUSTIN, LLP 99 Hudson Street, 8 th Floor
18	Norman Ziola, Ofc. Greg Jolley, and Ofc. William Keeton	New York, NY 10013
19	oje. www. needon	
20		Craig C. Coburn, Esq. Steven H. Bergman, Esq.
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25		Attorneys for Plaintiff,
26		DeMARLO BERRY
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2	SWITTI LLF		
3	By: /s/ Robert Freeman, Esq Robert W. Freeman, Jr. Esq.		
4	Nevada Bar No. 3062		
5	Eunice M. Beattie, Esq. Nevada Bar No. 14198		
6	6385 S. Rainbow Boulevard, Suite 600 Las Vegas, NV 89118		
7	Attorneys for Defendant,		
8	Clark County		
9	<u>ORDER</u>		
10	IT IS SO ORDERED that the above Stipulation is hereby GRANTED. Plaintiff's		
11	Opposition/Response to LVMPD Defendants' Motion for Partial Dismissal is hereby extended to		
12			
13	Dated: August 5, 2019.		
14			
15			
16	ANDREW P. GORDON UNITED STATES DISTRICT JUDGE		
17	CIVILD STATES DISTRICT JUDGE		
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